





JNO. P. BARRETT, Editor.  
WEDNESDAY, AUGUST 1, 1887.  
DEMOCRATIC TICKET.  
For State Treasurer,  
JAMES W. TAYLOR.  
For State Senator,  
SAMUEL B. HILL.  
For Representative of this County,  
W. D. COLEMAN.

Voters of Ohio County, Read This

In January, 1885, when Hon. J. N. Phelps was in the Legislature, a bill for the benefit of Wayne county was introduced, allowing the State revenue from said county for certain years to be appropriated to the rebuilding of their Court House, which had been burned by soldiers during the war. Mr. Phelps moved, as a substitute, "That the revenue proper, for the years 1885 and 1886, shall be given to each and every county in the Commonwealth that had its Court House or Jail destroyed during the late civil war."

The years and days were called upon this, and Mr. Phelps voted against this substitute, thereby voting away from the people of Ohio county quite a sufficient sum to have paid for the building of our Court House; our old one having been burned by soldiers during the war. By his vote he thus placed a burden of many thousands of dollars on our taxpayers (while Wayne county, and probably others, under similar circumstances, got relief), and now as a reward for that vote he insists on your electing him to the Senate. Will you do it?

A Few Things Worth Remembering on Monday.

Remember, in voting for J. N. Phelps, you vote for a man who favors a high tariff. Which means more taxes—direct and indirect; an additional burden under which to struggle in the battle of life. Which means more wealth for the wealthy and poverty for the poor.

Remember, in voting for J. N. Phelps, you vote for a man who opposed and voted against a bill in favor of Ohio county, by relieving the County from paying its State revenue for a term of years, thereby relieving the people from taxation for that purpose. Had that bill passed, the Court House bonds would long since have been paid, and the people thousands of dollars better off.

Remember that J. N. Phelps voted against the repeal of the 10 per cent. interest law, which made it almost impossible for poor men to borrow money without impoverishing themselves.

Remember that J. N. Phelps voted to raise the salary of Circuit Judges from \$1,800 to \$2,300, and that when the laboring man was receiving but 50 cents per day for his services.

Remember that J. N. Phelps could have given his vote and influence to the repeal of the 10 per cent. interest law; thereby saving the working man thousands of dollars and his family a vast amount of anxiety and suffering.

Remember that J. N. Phelps is no Granger, but that he is courting its influence to bring him into power, that he may exact laws to circumvent the aims of the great Grange movement.

Remember all this when you go to the polls, and then remember that Sam E. Hill is your countyman, that he is a man of superior talent, that he is a man of sound common sense, that he is an honorable, truthful and fearless exponent of popular doctrine, that he will vote for the best interests of the people, and that he will not betray the trust placed in him by the masses; but that his whole time and energies will be in the exclusive service of the people.

Mr. Phelps, in his circulars and speeches, appeals to the farmers to vote for him, as the District has not been represented by a farmer for a long time. He forgot to tell them that he was a "middle-man," selling goods at Brooklyn, Butler county, and doing such a large business as to require two clerks to attend to the store.

Mr. Phelps, in his Circular No. 2, says: "Mr. J. W. Johnson, of McLean, was a lawyer when elected to the State Senate in 1869." The facts are, to our certain knowledge, otherwise, as he never obtained license to practice law until since his term as Senator expired.

When Mr. Phelps voted to adopt the General Statutes, he voted to fix the salaries of the Judges of the State at \$3,000 per annum, and thereby voted to increase the burden of the tax-payers \$22,000, and yet his friend claim that he is the special friend of the poor man, and is the special advocate of low taxes.

The Nelson county Fair will be held near Danville on the fourth, fifth and sixth of September.

Next Monday, but every man who is in favor of low taxes and reduction of public expenditures, vote for Hill and Coleman. They are the true friends of the people.

The Senate that Ought to How the Roads.

The bill, introduced in Common Pleas Court in Fayette and other counties, was introduced in January, 1871, and Mr. Phelps moved an amendment to the bill, giving \$2,000 salary to the Judge of said court instead of \$3,000. Dr. J. W. Meador voted against that amendment. Can he call himself the friend of low salaries, when a chance is presented to cut down a Judge's salary \$1,000, and still leave it quite large—\$2,000, and he votes against cutting it down.

He failed to vote for the bill cutting down the pay of the Sergeant at Arms from \$8.00 to \$5.00.

He failed to vote for an act against the bill to increase the pay of the Pages of the Senate, whose pay was increased from \$2.00 to \$3.00, and yet he boasts not able really to earn 75 cents a day.

He voted to increase the pay of Assistant Librarian.

He voted to increase the Dea Keepers' pay from \$5 to \$8 per day, while his labor was nothing at all hardly.

He failed to vote for or against the extra allowance to the Frankfort Yeoman for papers furnished the Members of the Session.

He did not think it important enough to be present and vote when an appropriation of \$800,000 was made to the Fourth Lunatic Asylum.

Colored voters remember that when a bill was introduced in the Legislature for the purpose of establishing colored schools, our Representatives Dr. Meador, did not take interest enough in the matter to vote upon the question, although a Republican; and, if it had not been for the vote of Democrats, the bill would not have passed.

Dr. J. W. Meador failed to vote on the appropriation bill at all, although said bill appropriated \$300 to the ministers of Frankfort for opening the session with prayer, which was more than \$5 for each little prayer offered. Also \$1,000 appropriated for newspapers, subscribed for by the Members, and which ought to have been paid for by them out of their own pockets. If you elect W. D. Coleman, he will vote against this sort of appropriation.

The great absentee, Dr. J. W. Meador, was absent during the setting of the Legislature, while a Member, when 75 bills were voted on, which were of sufficient importance to call the yeas and nays upon. Voters of Ohio county, vote for J. W. Meador, but, if you want it filled by a man who will watch and guard your every interest and be present every time a vote is taken and vote for your interest, then vote for W. D. Coleman.

Dr. J. W. Meador is the Great Absentee, or the Great Dodger, we do not know which. He is not recorded as voting when SEVENTY FIVE important votes were taken, sufficiently important to call the yeas and nays upon it, while in the Legislature. He was either absent, or, if present, afraid to put himself on record, for fear he would go on the unpopular side.

Mr. Phelps, in his circular No. two, says he never voted to increase any officers salary. We read on page 699 House Journal 1867-8, a bill to increase the salaries of Circuit, Criminal and Common Pleas Judges from \$1,800 to \$2,300, approved February, 21st 1868, and Mr. Julien N. Phelps is recorded as having voted for the bill. Which is correct, the House Journal or of Mr. Phelps' circular.

If you want the seat of Ohio county's Representative vacant, when 75 important votes are taken, vote for Dr. Meador.

The call of the roll of Members of the Legislature, in 1873-4, was made three times, and in each instance Dr. Meador, our Representative, failed to answer to his name. Truly, he has justly earned the sobriquet, "The Great Absentee!"

Dr. Meador said, in his speech at Beaver Dam, that a part of his absence from the Legislature was due to the fact that the Committee on Enrollments had no clerk; but, after awhile, they procured one, and up to that time he had been engaged on that Committee. The House Journal shows that nearly all his absence was after this Clerk was procured. What reason will he now give for absenteeism? He was absent eleven times before this Clerk was procured, and sixty-four times afterward.

If you want to be represented by a farmer, one whose interests are identified with the people, one who has always been consistent in politics, one who has been identified with the stock and farming interest of the county for forty years, and one who will always be found in his place voting for the best interest of his people, vote for W. D. Coleman.

Don't fail to read the proclamation of Governor McCreary, published in this issue. He calls on the civil authorities to use exertion to keep peace, order and quiet, before calling for military help.

This is right. Many serious disorders could have been nipped in the bud by the prompt action of the civil authorities.

PROCLAMATION BY THE GOVERNOR.

STATE OF KENTUCKY,  
EXECUTIVE DEPARTMENT,  
FRANKFORT, July 25, 1887.  
TO THE PEOPLE OF KENTUCKY:  
At this time, when violence, tumult and riot in some of the States have resulted in bloodshed, destruction of property and suspension of travel and business, I wish to express my gratitude to you that comparative peace and quietude exist throughout our Commonwealth. The only disturbance that has been reported to me occurred in the city of Louisville, and I am informed it was not participated in by rail road employees, or workmen, but by turbulent men who, unwilling to work these days, sought to drive others from honest labor. It was easily controlled by the prompt action of the civil authorities, and the Louisville aiding the civil authorities.

In this crisis, through which we are passing, true patriotism and a proper respect for law and order demand, not only patience and forbearance, but firmness and resolution. Lawless men should be taught that peace and order shall prevail, and that honest, law-abiding and law-abiding will not be benefited any class, and usually prove most disastrous to the poorer classes.

Having been asked to send troops to localities where no unusual excitement or turbulence exists, I feel it my duty to state that I believe the civil power of the Commonwealth is at present sufficient to protect all classes and quiet any disturbance that is apprehended, and it should be invoked and exhausted before the aid of the State Guard is asked, and troops should only be used to support the civil authorities in preserving the peace.

I therefore call on all Mayors, Sheriffs and peace officers of Kentucky to be vigilant in the discharge of their duties. I earnestly ask all good citizens, by precept and example, to exert every effort to avert violence and excitement, and I pledge whatever power or authority is vested in me to aid in preserving the peace and enforcing the law.

JAMES B. McCREARY,  
Governor.

Oh, Consistency, Thou Art a Jewel that is not possessed by some of the voters of Ohio county. They object to voting for Mr. Hill because he is not a farmer and is a professional man, but turn right around and advocate for the Legislature the claims of Dr. Meador, who is a professional man, against the claims of W. D. Coleman, who is a solid, substantial, honest old farmer, and has always been found working for the farmer's interest.

Kentucky doesn't owe a cent of State debt, and has several millions of dollars invested in interest-bearing bonds, and other securities for the benefit of its schools. This is the result of a large Democratic majority for the last eleven years. Remember this, and next Monday vote to perpetuate the power of the party who has managed the State finances so well. Hill and Coleman are the representatives of the grand old party.

The Ohio Democrats have held their convention and made their tracks, which can not be misunderstood. They come square out on all the vital questions of the day. They feel assured of a victory of over 20,000 this fall. May their wishes and expectations be fully realized.

President Hayes and Cabinet will be in Louisville, September 17th, at the opening of the Louisville Industrial Exposition. We will then have an opportunity to see a live President—at least, as good a one as the 8 to 7 electoral commission could make.

There are about 30 Circuit, Criminal, Common Pleas and Chancery Judges in the State, and Mr. Phelps' vote to increase their salaries from \$1,800 to \$2,500, \$500 increase on each, which is a total of \$15,000 a year, taken from the tax payers, and yet he claims to be for low taxes and salaries.

The Evansville Courier says, "The struggle now in progress is not between Labor and Capital, but between individual sovereignty and corporate power. The Courier trusts that there will be no final settlement of the question until the power of private corporations is broken forever. The people have only to combine together at the polls to utterly destroy monopolies of every kind."

Hon. John Poland is the Republican candidate for the Legislature from Christian county. He served the last term. He was one of the Commissioners to revise the Codes of Practice.

The voters of Hardin county are called upon to vote at the August election upon the proposition to sell their stock in the Louisville and Nashville Railroad. The prospects are that the vote will be in favor of retaining the stock, as it is now paying dividends again.

That spightly sheet, the Elizabethan News, is to be enlarged to a 26 column paper in September. McCreary is making the News a success, and the people of Hardin county should see to it that he is sustained in his efforts to give them a first-class local paper.

Mr. Phelps' Reply to the Reply of Mr. Phelps.

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